

HOLD-UPS GET LONG TERM

Eighteen Years for 11

Eighteen Years for the

Burrells.

**Robbed Grocer John F. Kirk
at the Point of a
Gun.**

**Judge Armstrong Knocks Off Two
Years of Limit Sentence for
Service in Philippines.**

to make the third Judicial district a law-abiding place for convicted criminals. He expressed the hope that the Burrell brothers eighteen years ago, after being convicted of having robbed John F. Kirtland of \$46 on November 28, 1884, would have been sentenced to the penitentiary for the full term of two years and then released on parole. He said that he had heard yesterday concerning the great trouble in the penitentiary, and his opinion is that Judge Armstrong has been too lenient in the way he has started in with the police. He said that the two robbers were implicated in several other hold-ups, both in Salt Lake City and in Ogden. It is recognized that the Burrell brothers were well known for the way for eighteen years.

Edmund Burrell has been causing considerable trouble in the penitentiary, and has been very unruly and threatened J. H. E. Bell. He said that he was going to "do" him, and that he was going to "do" him plenty of time to forget his purpose.

If the men behave well in the penitentiary, he said, he would like to see them released on parole.

county jail, there will be no commuting of sentences. When the men came up for sentence yesterday, they were told that they would receive a reprieve. He cited his exceptional case for a reprieve. His motion was promptly denied. S. P. Armstrong, their attorney, then made a plea for leniency. He argued that their sentence for the United States in the Philippines should be taken into consideration. Judge Smith said that he would take the military service into account. He accordingly gave them two years less than the limit allowed by law. The men were taken to the jail. The prisoners were much taken aback at getting such a heavy sentence. When they were taken to the jail, they were told that they were a little less stolen and that they were a little less violent. Deputy Sheriffs Sharp and Smith took them out to the penitentiary yesterday morning. They were taken care of by Warden Pratt.

MRS. DOXEY GETS DIVORCE.
Accuses Husband of Calling Her Villainous Names Before Neighbors.
Another wife has obtained relief from

personal abuse by her husband. Judge Armstrong yesterday granted Sumner Doxey a divorce from William Doxey, her husband. Mrs. Doxey proved that her husband had been in the habit of calling her vile names before her neighbors. He used to come home drunk and abuse her. Mrs. Doxey was granted alimony.

Mr. Doxey, on the other hand, maintained that his wife had been greatly at fault. For one thing, she had driven him away from home.

FIREMAN SUES SHORT LINE.

Was Caught on Bridge and Dragged From Engine Cab.

Trial of the case of Lon B. Stegner vs. the Oregon Short Line Railroad company was held in the Federal court. When Stegner was employed as a fireman by the defendant company, Stegner was engaged in oiling one of the engines which required him to pass over the catwalks of the tracks. The trial, which was held in the Federal court, was held in the Federal court. When Stegner was engaged in oiling one of the engines which required him to pass over the catwalks of the tracks. The trial, which was held in the Federal court, was held in the Federal court. When Stegner was engaged in oiling one of the engines which required him to pass over the catwalks of the tracks. The trial, which was held in the Federal court, was held in the Federal court.

Court Notes.

Judge Morse rendered judgment yesterday for \$22.50 for Charles and Willard Bell against C. W. Miller and A. T. Webb. The move was the balance due on a contract in a suit filed last year.

On motion of attorneys for the defense company, the suit of John A. Craft vs. the Bell family was dismissed. The case was entered and dismissed for lack of prosecution. When the case was called, attorneys for the plaintiff asked for a continuance. The court refused with the costs charged to the plaintiff.

Madge Shires and Gertrude Scotland, two sixteen-year-old girls, were in Madison county court yesterday morning on the charge of incorrigibility. An effort will be made to have both girls committed to the State Industrial school at Ogden. The girls are recognized as being from the neighborhood.

F. T. McGurrin, the well-known auto

ney, is defendant in an assault and battery case that will be settled before Judge Diehl today. The complaint is sworn to by J. B. Milan, Jr., bookkeeper for the Main street hardware store. It is alleged that McGurrin threw Milans out of the former's office when the latter called to collect a bill.

CONTRACT IS UNEARTHED.

Seems to Make Good City Auditor's View of Dean Case.

What is taken as additional evidence that City Auditor Felt is right in his contention that Councilman Dean can not

The contract shows that the janitor of the city side of the joint building is employed and paid by the city. Therefore it is held, can not

Business Is Business.

126 new contracts is our record last week. Besides this a contract for 150 telephones in the Knutsford Hotel where we are installing the finest private branch exchange in the world. A poll of business houses shows two calls over independent to one over Bell. You will find your friends in our new Directory. Look for them.

UTAH INDEPENDENT TELEPHONE